Revised Form D—For cases assigned to Judge Leisure UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 1913 67
EHREN PECD Plaintiff(s),	: CIVIL CASE MANAGEMENT PLAN : (JUDGE LEISURE)
US, NYC Defendant(s).	O7 Civ. 1559 (PKL)

After consultation with counsel for the parties, the following Case Management Plan is adopted. This plan is also a scheduling order pursuant to Rules 16 and 26(f) of the Federal Rules of Civil Procedure.

- A. The case (is) (is not) to be tried to a jury. [Circle as appropriate]
- B. Joinder of additional parties must be accomplished by MARCH 1, 2008
- C. Amended pleadings may be filed without leave of Court until MARCH 1, 2008
- D. Discovery (in addition to the disclosures required by Fed. R. Civ. P. 26(a)):
 - 1. <u>Documents.</u> First request for production of documents, if any, must be served by served as required, but no document request may be served later than 30 days prior to the date of the close of discovery as set forth in item 6 below.
 - 2. <u>Interrogatories.</u> Interrogatories pursuant to Rule 33.3(a) of the Local Civil Rules of the Southern District of New York must be served by <u>MARCH</u>, 2008. No other interrogatories are permitted except upon prior express permission of Judge Leisure. No Rule 33.3(a) interrogatories need be served with respect to disclosures automatically required by Fed. R. Civ. P. 26(a).
 - 3. Experts. Every party-proponent of a claim (including any counterclaim, cross-claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by MARCH 15, 2008. Every party-opponent of such claim that intends to offer expert testimony in opposition to such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by ARCL 15, 2008. No expert testimony (whether designated as "rebuttal" or otherwise) will be permitted by other experts or beyond the scope of the opinions covered by the aforesaid disclosures except upon prior express permission of the Court, application for which must be made no later than 10 days after the date specified in the immediately preceding sentence. All experts may be deposed, within the time limit for all depositions set forth below.

depositions shall n Fed. R. Civ. P. 26(Depositions shall beyond one busine	not commence until all parties la(a)(1) or until four weeks from proceed concurrently, with notess day without prior leave of the state	counsel agree have complete the date of thi party having p he Court.	priority, and no deposition shall extend
below].			of discovery as set forth in item 6
1-5 above may be parties are <u>certain</u>	extended by the parties on cor	ry completion	. Interim deadlines for items application to the Court, provided the date set forth in this paragraph, which extraordinary circumstances.
of Practice may be brough Motion filing schedules w	nt after a pre-motion conference will be set at the pre-motion con	ce has been renference. The	ribed by the Court's Individual Rules equested by the intended moving party. The parties are instructed to furnish as their exchange among the parties.
Court], at which time the		. The timing	[date to be inserted by the and other requirements for the Joint the Court's Individual Rules of
Counsel shall promptly fa	-	f the Court's	ure's Individual Rules of Practice. Individual Rules, as well as with the rict of New York.
SO ORDE	RED.	Ette k	Lesene
		Peter K. L	
DATED: New York, Ne	w York	U.S.D	.J.